PATENT 674519-2029

OCT 2.5:2004

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s)

Packham et al.

Serial No.

10/728.383

For

COMPOSITIONS COMPRISING OESTRONE-3-O-

COMPOSITIONS COMPRISING DESTRUCTED APOPTOSIS SULPHAMATE AND TRAIL (TNF-RELATED APOPTOSIS HECEIVED

INDUCING LIGAND)

December 5, 2003

CENTRAL FAX CENTER

Filed Examiner

Eileen B. O'Hara

Art Unit 1646

745 Fifth Avenue, New York, NY 10151

FACSIMILE

I hereby certify that this paper is being facsimile transmitted to the Patent and Trademark Office on the date shown below.

Thomas J. Kowalski, Reg. No. 32,147

October 25, 2004

Date of Signature

RESPONSE TO RESTRICTION REQUIREMENT

Mail Stop 313(c) Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

This is in response to the Office Action mailed Scotember 24, 2004 setting a one-month period for reply and requiring election of a single Group of claims for examination. Applicants hereby elect the claims of Group I. As October 24, 2004 fell on a Sunday, this response is being filed the following business day, Monday, October 25, 2004. Accordingly, this response is being filed prior to the end of the period for reply and it is therefore believed that no fees are due by entry of this paper. However, the Commissioner is hereby authorized to charge any necessary fees, or to credit any overpayment in fees, to Deposit Account 50-0320.

PATENT 674519-2029

The Office Action required restriction from among:

Group I: Claims 1-36 and 41-43, drawn to compositions comprising a

sulphamate compound and an apoptosis inducer and a method of preventing or inhibiting growth of tumor cells using the

composition, classified in class 530, subclass 351; and

Group II: Claims 37-40, drawn to a method of upregulating receptor function

of a TRAIL receptor comprising contacting a cell comprising the

TRAIL receptor with a sulphamate compound, classified in class

514, subclass 169.

Applicants respectfully elect the claims of Group I, i.e., claims 1-36 and 41-43 for search and examination. As this application has been granted special status, this election is being made without prejudice in order to further the expedited prosecution. Applicants may elect to pursue the non-elected claims in a divisional application.

Respectfully submitted,

FROMMER LAWRENCE & HAUG LLP

By:

Thomas J. Kowalski Reg. No. 32,147 Angela M.-Collison Reg. No. 51,107 (212) 588-0800